

Bill Fact Sheet – December 5, 2025 https://legilist.com Bill page: https://legilist.com/bill/107/sres/323

SRES 323

A resolution to authorize testimony and representation in Senator Mitch McConnell, et. al. v. Federal Election Commission, et al., and consolidation cases.

Congress: 107 (2001–2003, Ended)

Chamber: Senate
Policy Area: Congress
Introduced: Sep 5, 2002

Current Status: Submitted in the Senate, considered, and agreed to without amendment and with a preamble by

Unanimou

Latest Action: Submitted in the Senate, considered, and agreed to without amendment and with a preamble by

Unanimous Consent. (consideration: CR S8327; text as passed Senate: CR S8327; text of measure as introduced: CR

S8312) (Sep 5, 2002)

Official Text: https://www.congress.gov/bill/107th-congress/senate-resolution/323

Sponsor

Name: Sen. Daschle, Thomas A. [D-SD]

Party: Democratic • State: SD • Chamber: Senate

Cosponsors (1 total)

Cosponsor	Party / State	Role	Date Joined
Sen. Lott, Trent [R-MS]	$R \cdot MS$		Sep 5, 2002

Committee Activity

No committee referrals or activity are recorded for this bill.

Subjects & Policy Tags

Policy Area:

Congress

Related Bills

No related bills are listed.

Summary (as of Sep 5, 2002)

Authorizes: (1) Senators Mitch McConnell, Olympia Snowe, James Jeffords, John McCain, and Russell Feingold, and any other Senator who agrees to participate in the litigation of Senator Mitch McConnell, et al. v. Federal Election Commission, et al., and consolidated cases, to testify in such litigation, except concerning matters for which a privilege should be asserted and when their attendance at the Senate is necessary for the performance of their legislative duties; and (2) the Senate Legal Counsel to appear as amicus curiae in the name of the Senate in such case and consolidated cases, to represent the Senate's interest in connection with discovery sought from Senators in these cases.

Actions Timeline

- Sep 5, 2002: Introduced in Senate
- Sep 5, 2002: Passed/agreed to in Senate: Submitted in the Senate, considered, and agreed to without amendment and with a preamble by Unanimous Consent.(consideration: CR S8327; text as passed Senate: CR S8327; text of measure as introduced: CR S8312)
- Sep 5, 2002: Submitted in the Senate, considered, and agreed to without amendment and with a preamble by Unanimous Consent. (consideration: CR S8327; text as passed Senate: CR S8327; text of measure as introduced: CR S8312)